

Remarks:

This first preliminary amendment places the specifications and claims in this matter in a form more acceptable to US practice. The priority case was originally filed in South Korea and the amendments are believed to be consistent with the intent of the disclosure originally filed as it should be translated for US application. It should be understood that the amendments have been particularly presented to avoid, where applicable, any admission or estoppel, generally, negatively effecting the scope of protection provided by the disclosure and claims of the present application, and particularly to reserve all rights to pursue any claims in any subsequent application, to avoid any prosecution history estoppel, and to avoid any limitation of the scope of equivalences, or the like. The amendments should not be interpreted as an action that in any way surrenders a particular equivalency, surrenders any right to patent coverage, or otherwise limits any rights that the Applicant may now or hereafter assert. It should be understood that, unless and to the extent deemed broadened by this amendment, and even as amended, the Applicant expressly reserves all rights, including but not limited to: all rights to maintain the scope of literal coverage with respect to any element as may have existed under the language previously presented, all rights to maintain the scope of equivalency coverage as may have existed under the language previously presented, and all rights to re-present the prior language at any time in this or any subsequent application.

Conclusion:

The specification and claims have been preliminarily amended according to US practice. Claims 1-13 remain in the case for examination at this time. Please amend the application as indicated above and consider the claims as amended.

Dated this 6th day of October, 2006.

Respectfully submitted,

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